Internal Revenue Service

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Department of the Treasury

Washington, DC 20224

Third Party Communication: None
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Person To Contact:

, ID No.

Telephone Number:

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PLR-110581-10

Date:

June 08, 2010

LEGEND

Company =

Date1 =

Date2 =

Date3 =

State =

<u>Trust</u> =

<u>A</u> =

Dear :

This letter responds to a letter dated March 2, 2010, and subsequent correspondence, submitted on behalf of <u>Company</u>, requesting a ruling under § 1362(f) of the Internal Revenue Code.

FACTS

The information submitted states that <u>Company</u> is a <u>State</u> corporation that elected to be an S corporation effective Date1. On Date2, stock in Company was

transferred to <u>Trust</u>. At all times prior to and after the stock transfer, <u>Trust</u> met the definition of a "qualified subchapter S trust" (QSST) under § 1361(d)(3). However, due to inadvertence, <u>A</u>, the income beneficiary of <u>Trust</u>, failed to file an election with the service center under § 1361(d)(2) to treat <u>Trust</u> as an eligible S corporation shareholder under § 1361(c)(2)(A)(i). Consequently, <u>Company's</u> S corporation election terminated on Date2.

On <u>Date3</u>, <u>Company</u> learned that its S corporation election had terminated on <u>Date2</u>. Since <u>Date2</u>, <u>Company</u> has treated <u>Trust</u> as a QSST under § 1361(d) and <u>A</u> has reported <u>A's</u> allocable share of <u>Company's</u> income consistent with the treatment of <u>Trust</u> as a QSST.

<u>Company</u> represents that there was no intent to terminate <u>Company's</u> S corporation election and that the termination was inadvertent and not motivated by tax avoidance or retroactive tax planning. <u>Company</u> and its shareholders have treated <u>Company</u> as an S corporation since <u>Date1</u>. In addition, <u>Company</u> and its shareholders agree to make any adjustments consistent with the treatment of <u>Company</u> as an S corporation as may be required by the Secretary.

LAW AND ANALYSIS

Section 1361(a)(1) provides that the term "S corporation" means, with respect to any taxable year, a small business corporation for which an election under § 1362(a) is in effect for such year.

Section 1361(b)(1) defines a "small business corporation" as a domestic corporation which is not an ineligible corporation and which does not (A) have more than 100 shareholders, (B) have as a shareholder a person (other than an estate, a trust described in § 1361(c)(2), or an organization described in § 1361(c)(6)) who is not an individual, (C) have a nonresident alien as a shareholder, and (D) have more than one class of stock.

Section 1361(c)(2)(A)(i) provides that for purposes of § 1361(b)(1)(B), a trust all of which is treated (under subpart E of part I of subchapter J of chapter 1 of the Internal Revenue Code) as owned by an individual who is a citizen or resident of the United States may be a shareholder.

Section 1361(d)(1)(A) provides that in the case of a QSST with respect to which a beneficiary makes an election under 1361(d)(2)--(A) the trust is treated as a trust described in \S 1361(c)(2)(A)(i), and (B) for purposes of \S 678(a), the beneficiary of the trust is treated as the owner of that portion of the trust which consists of stock in an S corporation with respect to which the election under \S 1361(d)(2) is made.

Section 1361(d)(2)(A) provides that a beneficiary of a QSST (or his legal representative) may elect to have § 1361(d) apply.

Section 1.1361-1(j)(6)(ii) of the Income Tax Regulations provides that the current income beneficiary of the trust must make the election under \S 1361(d)(2) by signing and filing with the service center with which the corporation files its income tax return the applicable form or statement including the information listed in \S 1.1361-1(j)(6)(ii).

Section 1362(a) provides that, except as provided in § 1362(g), a small business corporation may elect to be an S corporation.

Section 1362(d)(2)(A) provides that an election under § 1362(a) shall be terminated whenever (at any time on or after the first day of the first taxable year for which the corporation is an S corporation) such corporation ceases to be a small business corporation.

Section 1362(f) provides, in part, that if (1) an election under § 1362(a) by any corporation was terminated under § 1362(d)(2) or (3); (2) the Secretary determines that the circumstances resulting in such termination were inadvertent; (3) no later than a reasonable period of time after discovery of the circumstances resulting in such termination, steps were taken so that the corporation for which the termination occurred is a small business corporation; and (4) the corporation for which the termination occurred, and each person who was a shareholder of the corporation at any time during the period specified pursuant to § 1362(f), agrees to make the adjustments (consistent with the treatment of the corporation as an S corporation) as may be required by the Secretary with respect to such period, then, notwithstanding the circumstances resulting in the termination, the corporation shall be treated as an S corporation during the period specified by the Secretary.

CONCLUSION

Based solely on the facts submitted and representations made, we conclude that <u>Company's</u> S corporation election terminated on <u>Date2</u> when stock in <u>Company</u> was transferred to <u>Trust</u>, and <u>Trust</u> failed to make a QSST election. We also conclude that the termination of <u>Company's</u> S corporation election was inadvertent within the meaning of § 1362(f).

Accordingly, under § 1362(f), <u>Company</u> will be treated as continuing to be an S corporation from <u>Date2</u> and thereafter, provided that <u>Company's</u> S corporation election was valid and was not otherwise terminated under § 1362(d), and provided that <u>A</u> files a QSST election for <u>Trust</u> with an effective date of <u>Date2</u> with the appropriate service center within 120 days from the date of this letter. A copy of this letter should be attached to the QSST election.

During the termination period and thereafter, <u>Trust</u> will be treated as a QSST described in § 1361(d) (assuming the trust otherwise qualifies as a QSST), and <u>A</u> will be treated as the owner of <u>Company</u> stock held by <u>Trust</u>. Accordingly, all of <u>Company's</u> shareholders in determining their respective income tax liabilities during the termination period and thereafter, must include their pro rata share of the separately stated items of income (including tax-exempt income), loss, deduction, or credit and non-separately computed items of income or loss of <u>Company</u> under § 1366, make any adjustments to basis under § 1367, and take into account any distributions made by <u>Company</u> under § 1368. If <u>Trust</u>, <u>Company</u>, or <u>Company</u>'s shareholders fail to treat <u>Company</u> as described above, this ruling shall be null and void.

Except as specifically set forth above, we express or imply no opinion concerning the federal tax consequences of the facts described above under any other provision of the Code. Specifically, we express no opinion on whether <u>Company</u> is otherwise eligible to be an S corporation or whether Trust qualifies as a QSST.

This ruling is directed only to the taxpayer who requested it. Section 6110(k)(3) provides that it may not be used or cited as precedent.

Pursuant to a power of attorney on file with this office, we are sending a copy of this letter to <u>Company's</u> authorized representative.

Sincerely,

/s/

James A. Quinn Senior Counsel, Branch 3 Office of the Associate Chief Counsel (Passthroughs & Special Industries)

Enclosures (2)

Copy of this letter

Copy for Section 6110 purposes